

JEFFREY G. PAUPORE, SBN 007769
Deputy County Attorney
ycao@co.yavapai.az.us

Attorneys for STATE OF ARIZONA

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,

Plaintiff,

vs.

STEVEN CARROLL DEMOCKER,

Defendant.

Cause No. P1300CR201001325

DIVISION

STATE'S 16TH SUPPLEMENTAL
DISCLOSURE BY STATE, DATED
DECEMBER 15, 2011, OF MATTERS
RELATING TO GUILT, INNOCENCE, OR
PUNISHMENT

Pursuant to Rule 15.1(a) and (b) of the Arizona Rules of Criminal Procedure, the Yavapai County Attorney's Office hereby files the following material and information within its possession or control relative to guilt, innocence, or punishment, and further notifies the defendant(s) that said material and information is either typed on this form, is attached hereto and incorporated herein by reference (**) or is available to the defendant(s) for examination and reproduction at the office of the Yavapai County Attorney (***). (*New additions to witnesses and expert witnesses are in bold.*)

RESPECTFULLY SUBMITTED this 15th day of December, 2011.

Sheila Sullivan Polk
YAVAPAI COUNTY ATTORNEY

By: 

Jeffrey G. Paupore
Deputy County Attorney

Copy of the foregoing **delivered** /emailed
this 15th day of December, 2011 to:

Clerk of the Court
Yavapai County Superior Court

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SUPERIOR COURT
JANUARY 10, 2012

2011 DEC 16 AM 10:40 ✓

SANDRA K. HARKHAM, CLERK
BY: V REISINGER

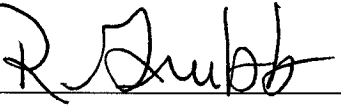
Office of the Yavapai County Attorney

255 E. Gurley Street, Suite 300

Prescott, AZ 86301

Phone: (928) 771-3344 Facsimile: (928) 771-3110

1 Craig Williams
2 Attorney for Defendant
3 P.O Box 26692
4 Prescott Valley, AZ 86312
5 Via email to craigwilliamslaw@gmail.com

6 By 

1
2 1. The names and addresses of all persons whom the prosecution may call as witnesses
3 in the case-in-chief, together with their relevant written or recorded statements:

4 NAME	ADDRESS	STATEMENT
Matheson Tri- Gas / COR	6550 E 6th St # C Prescott Valley, AZ 86314-3525 (928) 775-0126	Business Records

7
8
9 4. A list of all papers, documents, photographs or tangible objects which the
10 prosecution will use at trial or which were obtained from or purportedly belong to the
defendant(s)*:

(CD's previously provided to Defense Counsel through PDO)

11 YCAO case#10-2523-01 Supp 12 by M. Sechez	030411-030413
12 BofA records for October 8, 2009 to November 4, 2009	030414-030428
13 National City Bank records for April 1, 2006 to June 30, 2006	030429-030439
14 J.P. Morgan - Chase records for April 1, 2003 - September 30, 2008	030440-030836
YCSO Property Invoice/Receipt EV#'s 6631-6636	030837

15 1 CD jail calls ev# 6631	October 15, 2011
16 1 CD jail calls ev# 6632	November 7 - November 13, 2011
17 1 CD jail calls ev# 6633	November 14 - 20, 2011
18 1 CD jail calls ev# 6634	November 21 - 26, 2011
19 1 CD jail calls ev# 6635	November 27 - December 11, 2011
20 1 DVD visitation audio ev# 6636	November 21 & December 6, 2011